

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

PROCESS AND DEVICE FOR THE VIDEO RECORDING OF AN ILLUMINATED FIELD

the specification of which is attached hereto.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, Section 1.56(a).

I also acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37 CFR 1.63(d), which occurred between the filing date of the prior application and the filing date of the continuation-in-part application, if this is a continuation-in-part application.

I hereby claim foreign priority benefits under Title 35, United States Code, Section 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Application:	Country:	Germany
	Appl. No.:	100 63 380.3
	Filed:	December 19, 2000

I hereby appoint the following attorneys and/or agents to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

BEST AVAILABLE COPY

MYRON COHEN, Reg. No. 17,358; THOMAS C. PONTANI, Reg. No. 29,763; LANCE J. LIEBERMAN, Reg. No. 28,437; MARTIN B. PAVANE, Reg. No. 28,337; MICHAEL C. STUART, Reg. No. 35,698; KLAUS P. STOFFEL, Reg. No. 31,668; EDWARD WEISZ, Reg. No. 37,257; VINCENT M. FAZZARI, Reg. No. 26,879; JULIA S. KIM, Reg. No. 36,567; ALFRED FROEBRICH, Reg. No. 38,887; ALFRED H. HEMINGWAY, JR., Reg. No. 26,736; KENT H. CHENG, Reg. No. 33,849; YUNLING REN, Reg. No. 47,019; ROGER S. THOMPSON, Reg. No. 29,594; BRICE FALLER, Reg. No. 29,532; DAVID J. ROSENBLUM, Reg. No. 37,709; TONY CHEN, Reg. No. 44,607; ELI WEISS, Reg. No. 17,765.

Address all telephone calls to Klaus P. Stoffel, Esq. at telephone No. (212) 687-2770.

Address all correspondence to:

Klaus P. Stoffel, Esq.
Cohen, Pontani, Lieberman & Pavane
551 Fifth Avenue, Suite 1210
New York, New York 10176

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full Name of Sole or First Inventor: Joachim KETTEL

Inventor's signature: Joachim Kettel

Dated: 12/12/07
Month/Day/Year

Residence: Hainstrasse 43
D-63486 Bruchköbel
Germany

Citizenship: Germany

Post Office Address: Hainstrasse 43
D-63486 Bruchköbel
Germany

BEST AVAILABLE COPY

Full Name of Second Joint Inventor: Uwe GAMPE

Inventor's signature: Uwe Gampe

Dated: 01/18/2006
Month/Day/Year

Residence: Neubreisacherstraße 3A
D-47137 Duisburg
Germany

Citizenship: Germany

Post Office Address: Neubreisacherstraße 3A
D-47137 Duisburg
Germany

Full Name of Third Joint Inventor: Jörg Eduard HARTGE

Inventor's signature: Jörg Eduard Hartge

Dated: 12/12/2004
Month/Day/Year

Residence: Alte Leipziger Straße 26
D-63571 Gelnhausen
Germany

Citizenship: Germany

Post Office Address: Alte Leipziger Straße 26
D-63571 Gelnhausen
Germany

BEST AVAILABLE COPY

Full Name of Fourth Joint Inventor: Matthias HELTEN

Inventor's signature: Matthias Helten

Dated: 12/25/04
Month/Day/Year

Residence: Am Feldchen 27
D-34320 Kassel ^{SÖHREWALD}
Germany *11/11 12/25/04*

Citizenship: Germany

Post Office Address: Am Feldchen 27
D-34320 ~~Kassel~~ ^{SÖHREWALD}
Germany *11/11 12/25/04*

Full Name of Fifth Joint Inventor: Rudolf MARKA

Inventor's signature: Rudolf Marka

Dated: 01/17/2002
Month/Day/Year

Residence: Gustav-Freytag-Straße 1
D-60320 Frankfurt
Germany

Citizenship: Germany

Post Office Address: Gustav-Freytag-Straße 1
D-60320 Frankfurt
Germany

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WOLFF & SAMSON PC

COUNSELLORS AT LAW

THE OFFICES AT CRYSTAL LAKE
ONE BOLAND DRIVE
WEST ORANGE, NEW JERSEY 07052
973-375-1500
TELECOPIER: 973-325-1501

NEW YORK OFFICE:
140 BROADWAY
FORTY-SIXTH FLOOR
NEW YORK, NEW YORK 10005
212-673-0572

PHILADELPHIA OFFICE:
TWO PENN CENTER, SUITE 1310
1500 JOHN F. KENNEDY BOULEVARD
PHILADELPHIA, PENNSYLVANIA 19102
215-567-2070

WWW.WOLFFSAMSON.COM

WRITER'S E-MAIL:
kstoffel@wolffsamson.com

WRITER'S DIRECT DIAL:
973-330-2088

WRITER'S TELECOPIER:
973-330-2088

DAVID SAMSON
ARTHUR S. GOLUSTEIN*
ARMEN SHAMSIAN*
BRADLEY M. CAMIBELI
THOMAS D. O'BRIEN*
GAIL ANDRIETTA*
DANIEL A. SCHWARTZ*
RAHN L. SILMAN
KENNETH M. LARTOOR*
FREDERIC D. LAVINTHAL
DAVID N. HYMAN*
DAVID J. SCHLOSSBERG*
ROGER J. BREKKE
DAVID N. HAVIN*
BERNARD S. DAVIS
PAUL M. COLWELL
WOLFE L. RICE
MORRIS BERNENFELD*
DENNIS M. TOPI
JEFFREY M. GUSOFF*
JOHN T. CASEY
JAMES D. FERRICCI
JOHN M. SIMON
JOHN A. MCKINNEY, JR.
STEPHEN L. PERST*
LAURENCE M. SMITH

WILLIAM E. GOYDAN*
DARRYL WEISSMAN*
PETER E. NUDERMAN
LORI ORIFA*
MICHELLE A. SCHAAF*
ADAM K. GERMAN
ANDREW SAMSON*
ADAM D. FRIEDMAN*
SCOTT D. BARN*
MITCHELL S. ULFREY*
CATHERINE P. WELLS
JONATHAN DONEY*
MICHAEL A. JANKOWSKI*
DANIEL M. MURPHY*
ROBERT H. CRESPI*
JOHN HAHN*
JOSEPH THROCK*
CARL B. LEVY
MONICA CARRICK*
BARBARA S. HUTCHESON
ANDREW D. ELUS
ROBERT T. CARLTON, JR.*
KLAUS P. STOFFEL*
STEPHEN M. ASPERO*
OF COUNSEL

*MEMBER NJ AND NY BARS
*MEMBER NJ AND PA BARS
*MEMBER PA AND NY BARS
*MEMBER NJ, NY AND PA BARS
*MEMBER NY BAR ONLY
*MEMBER PA BAR ONLY
REGISTERED PATENT ATTORNEY

MARTIN L. WICHER 1002 6002*

AARON D. BASSAN
ROXANNA E. HAMMI II
LAUREN M. O'SULLIVAN
JOSEPH ZAWLA
THOMAS W. SAMNO
HOWARD A. UNIMAN*
STEVEN S. KATZ*
JUNE S. MCLELL*
DAPHARA H. MANAHAN
JILL D. ROSENBERG*
ANDREW S. KENT*
ERIC J. LEVINE*
GURIT F. KRESSEL*

JOSEPH A. DICKSON
DONNA M. EREN
JOSEPH MONAGHAN
JOE H. SHALLENBURGER*
GARY E. SCHULDER*
SHARON L. WEINKIN*
CARLOS G. MANALANSAN
MYRNA BLUME
DANIEL D. DAINES*
RONALD L. ISRAEL*
ARTHUR M. NALLANTHAN*
WILLIAM R. LINIG
JOHN D. LUKANSKI*

DIANA L. BUONICCONTI
CHRISTOPHER MUSCORA
THOMAS J. TRAUTNER*
LINDA O. SULLIVAN*
JENNIFER C. JACOBUS
JOSHUA M. LEE
KAREN L. SHAMH
KATHERINE SMALLMEER*
LEON W. TERHUNE
CLIE FINK*
SHANNON L. KEM
DENISE J. PIPERSBURGH*
RUSSEL D. FRANCISCO*
NICOLE F. DIMARIA
DANIEL F. MCNEILL*
SCOTT E. LINNEY*
KATHRYN E. GONG*
SEEMA CHANDRA*
JENNIFER J. MCGRUTHER*
KRAN V. SOMASHEKARA
LOTTY M. LAWSON
MICHELLE C. MAIO*
SCOTT J. GOLDSTEIN*
JOSHUA M. LAFREY*
MELISSA A. PALIMINI*
SAUL STEIN
PATRICK GILMANTIN

PLEASE REPLY TO WEST ORANGE

May 19, 2006

Via Facsimile 571-273-7323

Examiner Chris S. Yoder, III
Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

Re: U.S. Patent Application: 10/017,164
For: Process and Device for the video Recording of an Illuminated Field
Our File No.: 11595/6

Dear Examiner Yoder:

Pursuant to our telephone discussion enclosed please find a copy of the executed Declaration. Please let me know if you require anything further.

Very truly yours,



Klaus P. Stoffel

KPS:mj
Attachment

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